Case 19-02391 Doc 28 Filed 04/18/19 Entered 04/19/19 06:05:28 Desc Main Document Page 1 of 2 UNITED STATES BANKRUPTCY COURT

INITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

Eastern Division

In Re:)	BK No.:	19-02391
Felix Rivera)		
)	Chapter: 13	
)	Honorable 7	Γimothy Barnes
)		
Debtor(s))		

ORDER DENYING APPLICATION FOR COMPENSATION

Counsel's application for compensation (the "Application") in the above-captioned matter is denied without prejudice for the following reason(s):

Court-Approved Retention Agreement (the "CARA") (Local Form 23c) used but not provided
Originally-signed CARA not provided
Local Form application (Local Form 23, 23-1, or 23-2) not provided
Incorrect Local Form application provided (Local Form 23 when Local Form 23-1 is required, etc.)
Local Form order (Local Form 23a/Local Form 23b/Local Form 23c) not provided or not provided
in fillable format
Incorrect Local Form order provided (Local Form 23b when Local Form 23c is required, etc.)
Required statement pursuant to Federal Rule of Bankruptcy Procedure 2016
not filed
Required statement pursuant to Federal Rule of Bankruptcy Procedure 2016 impermissibly
modifies the CARA by excluding representation for matters required to covered by the CARA
Application seeks a flat fee without having entered into the CARA (Local Rule of Bankruptcy
Procedure ("LBR") 5082-2(D)(2))
Application seeks a flat fee but the CARA has been modified (LBR 5082-2(C)(1))
Application seeks without itemization an amount of compensation that exceeds the amount
authorized by the applicable General Order for use with the CARA (LBR 5082-2(C)(1))
Application indicates that Counsel and Debtor have entered into an additional agreement for
representation beyond the CARA and such additional agreement is not provided or is provided but
seeks to modify the services required in the CARA or compensate counsel above the authorized amount
(LBR 5082-2(C)(3))
All agreements governing terms of counsel's retention not provided
Failure to serve the Debtor(s)
X Failure to serve all creditors, as required by LBR 5082-2(D)(1), because Counsel may not rely on
the 341 notice as (check all that apply):
Counsel did not attach the 341 notice to the Application (LBR 5082-2(D)(1)(a))
The 341 notice was not served on all creditors (LBR 5082-2(D)(1)(a))
Compensation sought does not match compensation disclosed on 341 notice or no amount was
disclosed on 341 notice (LBR 5082-2(D)(1)(a))
X The Application was not noticed for the original confirmation hearing (LBR 5082-2(D)(1)(b))

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Enter:

Timothy A. Barnes

Dated: April 18, 2019 United States Bankruptcy Judge